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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/710,778	08/02/2004	Muhammed Majeed	108064-00196	4777
4372 ARENT FOX I	7590 12/24/200 LLP	EXAMINER		
1050 CONNECTICUT AVENUE, N.W.			LEITH, PATRICIA A	
SUITE 400 WASHINGTO	N, DC 20036		ART UNIT	PAPER NUMBER
			1655	
			NOTIFICATION DATE	DELIVERY MODE
			12/24/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

DCIPDocket@arentfox.com IPMatters@arentfox.com Patent_Mail@arentfox.com

	Application No.	Applicant(s)		
	10/710,778	MAJEED ET AL.		
Office Action Summary	Examiner	Art Unit		
	Patricia Leith	1655		
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	correspondence address		
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tirt will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status				
Responsive to communication(s) filed on 15 S This action is FINAL . 2b) ☑ This 3) ☐ Since this application is in condition for allowed closed in accordance with the practice under	s action is non-final. ance except for formal matters, pro			
Disposition of Claims				
4) ☐ Claim(s) 11-17 and 20-24 is/are pending in the 4a) Of the above claim(s) is/are withdrases 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 11-17 and 20-24 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or a	awn from consideration.			
Application Papers				
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	cepted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D: 5) Notice of Informal F 6) Other:	ate		

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 9/15/2008 has been entered.

Claims 11-17 and 20-24 are pending in the application and were examined on their merits.

Applicants' arguments in light of the claim amendments were sufficient to overcome the previous rejections made under 35 USC 103(a) as well as under Double patenting. Said rejections are hereby removed.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the

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art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 11-17 and 20-24 rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Claim 11 has been amended to recite 'about 400mg boswellic acid' and 'about 100 micrograms of selenomethionine.' The terms 'about' in these phrases were not originally disclosed in this application as filed and are thus considered New Matter. The term 'about' changes the scope of the amount of boswellic acid and selenomethionine to amounts outside of 400mg and 100 mcg respectively; such amounts not having been contemplated at the time the Invention was made.

Claim 11 has further been amended to recite 'comprising 5% w/w Boswellia serrata extract comprising boswellic acid.' However, the disclosure, as originally filed does not appear to disclose any Boswellia extract containing boswellic acid; rather, the original disclosure as filed teaches a Boswellia serata gum resin extract containing beta-boswellic acid, acetyl-beta-boswellic acid, 11-keto-beta-boswellic acid and Acetyl-11-keto-beta-boswellic acids ([0060] for example). Hence, the New Matter is two-fold in this new amendment, first, it does not appear that an extract of any plant part, or the

entire plant of Boswellia seratta was contemplated at the time of filing, save for an extract from the gum resin, and secondly, it does not appear that Applicants contemplated an extract from Boswellia serrata containing any boswellic acid. The boswellic acid referred to in this claim can be directed toward any derivative of boswellic acid which was not contemplated at the time the Invention was made.

Claims 12, 21, 23 and 24 all recite 'about 400mg boswellic acid' and 'about 100 micrograms of selenomethionine.' The terms 'about' in these phrases were not originally disclosed in this application as filed and are thus considered New Matter. The term 'about' changes the scope of the amount of boswellic acid and selenomethionine to amounts outside of 400mg and 100 mcg respectively; such amounts not having been contemplated at the time the Invention was made.

Claims 21, 23, and 24 all recite 'comprising 5% w/w Boswellia serrata extract comprising boswellic acid.' However, the disclosure, as originally filed does not appear to disclose any Boswellia extract containing boswellic acid; rather, the original disclosure as filed teaches a Boswellia serata gum resin extract containing beta-boswellic acid, acetyl-beta-boswellic acid, 11-keto-beta-boswellic acid and Acetyl-11-keto-beta-boswellic acids ([0060] for example). Hence, the New Matter is two-fold in this new amendment, first, it does not appear that an extract of any plant part, or the entire plant of Boswellia seratta was contemplated at the time of filing, save for an extract from the gum resin, and secondly, it does not appear that Applicants

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contemplated an extract from Boswellia serrata containing any boswellic acid. The boswellic acid referred to in this claim can be directed toward any derivative of boswellic acid which was not contemplated at the time the Invention was made. Thus, while it appears that Applicants are attempting to amend the claims in accordance with what was shown in the Declaration to have unexpected results as submitted by Dr. Majeed on 3/07/2008, the Boswellia serrata extract of the Declaration, which states 'Boswellia serrata extract (400 mg boswellic acids)' is not specifically disclosed in the specification. Applicants may not import limitations from the declaration into the claims which were not originally disclosed.

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Claims 22 and 23 recite 'derivatives of selenomethionine' and 'derivatives of Semethylselenocysteine' which are not found in this application as originally filed.

Applicants have not pointed out where in the disclosure these phrases can be found, and upon careful review of the disclosure as filed, the Examiner cannot determine that Applicants were in possession of the breadth of any selenomethionine derivative or any Se-methylselenocysteine compound. The disclosure of several compounds which may meet the description of 'derivatives of selenomethionine' and 'derivatives of Semethylselenocysteine' does not provide evidence of conception of the entire genus of derivatives absent sufficient indication that Applicants' disclosure is consistent with the disclosure of the genus of these derivatives.

Because claims 13-17 and 20 are all directly or indirectly dependent upon a claim

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which comprises New Matter, these claims also necessarily contain New Matter and are

properly rejected under this statute.

The claims are free of the art.

Conclusion

No claims are allowed.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Patricia Leith whose telephone number is (571) 272-

0968. The examiner can normally be reached on Monday - Friday 8:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Terry McKelvey can be reached on (571) 272-0775. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Patricia Leith Primary Examiner Art Unit 1655

/Patricia Leith/
Primary Examiner, Art Unit 1655